NO VOTES AGAINST GREEN MEASURE

WORKMAN COMPENSATION ACT RECEIVES UNANIMOUS SUP-

Special Columbus Cerrespondent.

Columbus, O., Feb. 19. THE Green compulsory workmen's compensation bill passed the Benate without a dissenting vote, and after a filibuster lasting nearly 'wo hours. Every ef-



fort to nullify any of its provisions or amend was defeated, except a ew amendments offered by the author. One of the amendments that was adopted raises the maximum

amount that may be awarded to dependents of a killed workman frem \$3,400 to \$3,750. The other important change holds the real sting and is directed at attorneys who do a personal injury business. It provides, in the event an injured employe brings suit for damage, refusing to accept compensation if the act of injury has been caused by a violation of some state law or regulation, the attorney prosecuting the case must accept a fee to be allowed by the trial judge. Any contract the atterney may have with his client on a contingent basis is declared not in force if a judgment is recovered.

Senator Theodore Jung of Cincinnati led the opposition to the bill, conducting the filibuster. Upon the issue being forced, shortly before 6 o'clock in the evening, by President Hugh L. Nichols of the senate, Jung voted for the passage of the bill.

Senator Jung talked for over an hour and a half on a long list of amendments he submitted, which, in effect, proposed to write in the Michigan optional plan which liability insurance companies claim as ideal from their point of view.

To Protect Bank Depositors.

Senator Frank Hillenkamp will introduce a bill soon providing for a guarantee fund to protect bank depositors, and making the further provision that the duty of bank inspection be left with the banks themselves. The latter provision is based on the principle that since the banks will be themselves directly liable for losses, they can be trusted to inspect one another. Many bankers complain now that the state inspection is not sufficiently exhaustive. In view of the unfortunate situation in the state banking department, caused by the indictment for embezzlement returned against Clement Baxter of Lima, a bank examiner, and the consequent voluntary retirement of Superintendent of Banks F. E. Baxter, brother of the examiner, it is thought that the Hillenkamp measure will be given close consideration. It is the same measure that has been advocated for years by William Jennings Bryan. The measure provides that the banks of the state shall contribute to a state fund that shall be used to protect depositors in case of the failure of any bank. The contributions of the banks shall be based on their capital stock. If the Hillenkamp bill were passed the state banking department would

opinion of the author. Measure Is Recommended.

become practically superfluous, in the

recommended for passage a bill proposing to sentence to the penitentiary for a period of from one to five years to raise the prices of flour, meat, eggs or vegetables.

The same committee has rejected the Carroll bill, which requires a license for persons who want to carry concealed weapons and has substituted the Williams bill, which only punishes persons who carry weapons without a good reason.

Atterney General Hogan has given an opinion declaring that county election boards have a right to withhold the election certificates of persons in whose election there is suspicion of

Senator Hillenkamp of Lucas county proposes to allow saloon keepers negro, who kept her prisoner the who refuse to permit treating in their places an advantage in the form of a reduced saloon license.

Would Bar Sunday Baseball.

Senator Beman of Gallia county introduced a bill which seeks to reenact the former rigorous anti-Sunday baseball law. The law passed two years ago prevents baseball on Sunday morning, but leaves afternoon playing to the regulation of local au-

A bill introduced by Senator Potting of Summit county seeks to prevent the crowding of street cars beyond 59 per cent of their seating capacity plus 50 per cent.

Submission to the people of a constitutional amendment allowing one juror to take the place of any juror incapacitated during a trial is propesed by Senator Smunt. The extra juror would hear all the evidence with the other jurors.

"Logging Engineering."

"logging engineering" has queer sound, but out in Washington the lumbermen Insist that they need it in the state university in their business. There are possibly in some eastern colleges professorships more impressively titled that are not of as much practical value.

His Case Exceptional, "Who's the thin little man with the melancholy expression?" "That's Hummer, the poet, who wrote the beautiful verses with the refrain, Life is what you make it-you can make it glad,' He suffers from chronic dyspepsia."-Cleveland Plain Dealer.

Send your orders for city morning and evening newspapers to Raiph D. Fowler. Any paper desired will be promptly delivered by carrier.

Try Dispatch Job Printing.

MISS LILLIAN GRONNA



Dakota and Mrs. Gronna have an nounced the engagement of their daughter, Lillian, to Dr. Oscar Neuman Begtrup, also of North Daketa.

THREATENED STRIKE OF FIREMEN AVERTED

RAILROADS YIELD AND AGREE TO ARBITRATE DIFFERENCES UNDER ERDMAN ACT.

New York, Feb. 19.-There will be no firemen's strike on the 54 eastern railroads. The railroads yielded and agreed to arbitrate under the Erdman act the controversy with the 330,000 members of the Brotherhood of Locomotive Firemen and Enginemen,

The firemen had stood, to a man, for this method of arbitration ever since the deadlock began. The railroads had stood firm for arbitration before a commission of six or seven

Three men, acting under the law, will decide the firemen's claims. Their decision will be binding.

The firemen selected their repre sentative on the board of arbitrators as soon as the railroad's decision was announced. He is Albert Phillips of Sacramento, Cal., vice president of their organization. The railroads selected as their man, W. W. Atterbury, vice president and general manager of the Pennsylvania lines east.

Within a day or two these two men will select the third or neutral member. Within 30 days thereafter the arbitrators must render their findings. Where they will meet was not an-

Judge Martin A: Knapp of the United States commerce court, and G. W. W. Hanger, acting federal comtors under the Erdman act, at the firemen's request, conducted the negotiations which resulted in agreement to arbitrate.

The house judiciary committee has to place so much responsibility on the no place associated with George Washshoulders of the odd man on the board. They vehemently iterated this protest in giving ground, and deany persons convicted of conspiring clared that their only reason for yielding was that the public would not tolerate a strike,

GIRL IS ATTACKED BY NEGRO

Fourteen-year-old Miss Found Uncon scious After Being Held Prisoner All Night.

Newark, O., Feb. 19 .- Found unconscious in a clump of bushes a mile from any house, Miss Pearl Ford, 14, daughter of William Ford, rallied sufficiently in the hospital, later, to tell of the brutal attack upon her by a greater part of the night.

The girl said she was returning home from a picture theater at night when a negro seized her and clamped his hand over her mouth. She says he carried her a distance, but she soon lost consciousness. She believes she was drugged, and Dr. W. H. Knouse said he found traces of chloroform. The child, who became hysterical, was unable to give a description of her assailant.

Powder Trust Dissolves.

Philadelphia, Feb. 19.-Judges Gray, Buffinington and McPherson in the United States district court approved the report of the dissolution of the powder trust as submitted by attorneys.

Eddy Church Gets \$2,000,000.

Boston, Feb. 19. - Gov. Foss has signed an enabling act permitting the First Church of Christ, Scientist, of Boston to accept the bequest of \$2,-000,000 provided in the will of Mrs. Mary Baker G. Eddy.

Murder With Silent Firearm. New York, Feb. 19.-One man was killed and another wounded in Harlem by assassins who, the police say, used a rifle with a Maxim silencer at

Here is a message of hope and good cheer from Mrs. C. J. Martin, Boons Mill, Va., who is the mother of eigh-teen children. Mrs. Martin was cured of stomach trouble and constipation Chamberlain's Tablets after five years of suffering, and now recom-mends these tablets to the public Sold by all dealers.-Adv.

Never can tell when you'll mash a finger or suffer a cut, bruise, burn or his beloved Nelly Custis, but seemingscald. Be prepared. Thousands rely by the touring throng has quite ever-on Dr. Thomas' Eclectic Oil. Your looked the fact that the savior of his druggist sells it. 25c and 50c.

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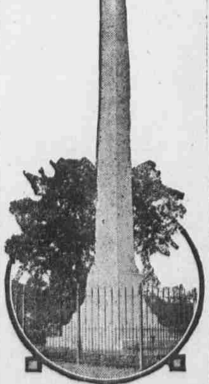
JOHN DELFS, President. H. J. BEARDSLEY, Vice Prest. MARK H. LIDDLE, Cashier. D. C. DICKSON, Asst. Cashier.

Birthplace of Washington Seems Strangely Forgotten by the Average American.

NOT FAR FROM MOUNT VERNON

Wakefield Plantation, Though Isolated, Is Well Worth a Visit-Monument Erected by National Government on Ground Where House Stood.

It will doubtless come as something of a surprise to most readers, and possibly as something of a shock, to learn that one of the most historic localities connected with the career of the foremost American should be missioner of labor, acting as media- today almost wholly neglected by his countrymen. This notable object of neglect in this age of patriotic skrines is none other than the birthplace of George Washington at Wakefield plan-Throughout the mediation proceed tation, on the Virginia shore of the ings the railroad managers bitterly Lower Potomac river. It is not that opposed arbitration under the Erd- this significant spot is unmarkedman act on the ground it was unfair a grateful nation has seen to it that



Monument Marking Birthplace George Washington.

ington is devoid of monument or commemorative tablet-but that it is seemingly wholly unknown to those countless thousands of patriotic pilgrims who delight to do homage to Washington by visits to localities rendered conspicuous through his

The neglect of Wakefield, where the Father of His Country first opened his eyes upon the world, is all the more strange when it is pointed out that it is located less than half day's journey by steamer from Mount Vernon-that preeminent mecca for the American tourist and for foreign visitors which is visited each year by thousands upon thousands of sight seers. The people who visit the Old Dominion primarily to see Mount Vernon never think of returning home without a peep at the quaint town of Alexandria, where Washington attended church and engaged in other public activities, and not a few of them also make journeys to various historic mansions which the first president designed or built, as, for instance, the mansion which he built for country had a birthnisce

day neglect of Wakefield plantation is that the old farm was visited by vastly greater numbers of people a few years ago than it has been more re-The secret of the whole thing is that Washington's birthplace is very isolated. Indeed, it would be difficult to find a more out-of-the-way nook in the eastern part of the United States. No railroad approaches within many miles of it, and the only means of access is found in the steamers plying up and down the Potomac river. In days gone by these river craft carried many interested per-

tional capital. The unadorned shaft, which is somewhat similar (though larger) to the one at Yorktown marking the spot where Lord Cornwallis surrendered to the commander-in-chief of the Continental army, is visible for some distance on the Potomac river. but cannot be seen from the decks of the regular river steamers by reason of the fact that the navigable channel is several miles distant.

The monument bears the inscription: "Washington's Birthplace," and in smaller letters at the base are the words "Erected by the United States, 5. D. 1895."

UPHOLDS THE KIMBLE LAW

Buckeye State Supreme Court Declares in Opinion That Certificates May be Withheld.

Columbus, Feb. 19.-The supreme court put teeth into the Kimble act to prevent corrupt election practices by holding that the county' election board has authority to withhold election certificates when there is evidence indicating there was fraud in the election of candidates. The construction of the law is given by the court in overruling the demurrer of William C. Brown, prosecuting attorney-elect of Jefferson county, under indictment for alleged violation of the Kimble act to the answer of the county election board.

Edwards Freed in Bribery Case. Charleston, W. Va., Feb. 19. -Charges against William Seymour Edwards, one of the Republican candidates for United States senator, that he had tried to buy the vote of a member of the legislature, were dismissed by Judge M. Gilchrist, before whom the warrant for Edwards' arrest last week was sworn out.

Northern Ohlo Wins.

Canton, O., Feb. 19 .- The Northern Ohio Traction & Light Co. won a victory over the Stark county commissioners, when the court of appeals there reduced a decision which blocks the commissioners' efforts to force lower fare between Canton and Mas-

Gun Burets, Kills Frenchmen. Toulon, France, Feb. 19. - Three French naval gunners were killed and a number of others severely wounded by the explosion of a three-inch gun board the dreadnaught Danton during target practice in the roadstead of Salins d'Hyeres.

Persons troubled with partial par-alysis are often very much benefited massaging the affected parts thoroughly when applying Chamberlain's Liniment. This liniment also relieves rheumatic pains. For sale by all dealers.-Adv.

W. C. McKain, Trustee, vs. Frank W. Young, et al.

By virtue of an Order of Sale, issued from the Court of Common Pleas of Mahoning County, Ohio, and to me directed and delivered, I will offer for sale at the East door of the Court House in Youngstown, in said County, on

Thursday, March 18th, A. D. betwen the hours of 1 o'clock P. M. and 3 o'clock P. M., of said day, the following described land and tenements, to-wit: Parcel Number One—Situated in the township of Jackson, County of Mahoning and State of Ohlo, and described as follows: Beginning at a point in the center of the road, at the N. E. corner of Great Lot 28 in said township, and running thence south along the east line of said Great Lot 28 to the center of the road running in an easterly and westerly craft carried many interested persons to Wakefield. The United States government built a pier at the plantation, and steamers were enabled to land passengers almost at the site of the manor house in which Washington was born.

As has been said, the historic spot at Wakefield has not been left unmarked, although isolated and neglected insofar as the tide of twentieth-century tourist travel is concerned. It was in 1895 that the national government erected at Wakefield a copy of facsimile in reduced size of the Washington national monument at the naof the east and west road; thence westerly along the center of said road to the west line of Great Lot 28; thence north along the west line of Great Lot 28; thence north along the west line of Great Lot 28 to the south line of a 30 acre tract of John Young; thence east along the south line of said Young's tract 16 chains and 50 links to the southeast corner of the same; thence along east line of John Young 8 chains and 68 links to a point at the southwest corner of an 8,82 acre tract of land of said Young; thence south-easterly along the south line of said tract 9 chains and 43 links to a point in the center of the road at the southeast corner of said 8,82 acres; thence north along the center of said road to the southwest corner of the school lot; thence east along the south line of said school lot 2 chains and 50 links to the southeast corner of said school lot; thence north along the east line of said school lot; chains and 50 links to the northeast corner of said school lot; thence west along the north line of said school lot 2 chains and 50 links to the center of the road; thence north to the angle is said road; thence north to the angle is said road; thence north to the angle is said road; thence north line of Great Lot 28; thence east along the north line of Great Lot 28; thence cast along the horth line of Great Lot 28; to the north line of Great Lot 28; to the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 28; thence east along the north line of Great Lot 29; links; thence 8. 69 degrees W. 18 chains and 55 links; thence 8. 10 degrees W. 18 chains and 25 links; thence 8. 10 degrees W.

. 1913. McKain & Ohl, Plaintiff's Attys. 47-5 In pursuance of an order of the Probate Court of Mahoning County, Ohio.

I will offer for sale, at public auction, on the 18th day of March, 1918, at one o'clock P. M., upon the premises, the following described real estate, situated in the village of Washingtonville, County of Mahoning and State of Ohio, and known as and being lot number three (3) in Aultman's addition to the Village of Washingtonville, Mahoning County, Ohio as the lots are known on the plat of washingtonville, Mahoning County, Ohio as the lots are known on the plat of said town, and situated on the north side of Market Street; said premises have been appraised at two hundred (\$250,00) dollars and cannot sell for lexibing the county of Sale—One-third cash; one-third in one year, and one-third in wyears, respectively, from date of sale deferred payments to draw interest at the secured by montrace on oremises sold.

El-Merr WANYER. LEGAL NOTICE be accured by mortunes on premises sold EV.MER WARNER. Administrator with the will answered of the estate of Mary Ann Brookhart, d.

W. E. Warren, Attorney.

LEGAL NOTICE.

Joseph Stevenson, whose last residence was No. 63, 11th St., Beaver alia, Pa., will take notice that on sec. 24, 1912, Clara Stevenson filed are petition in the Court of Common cleas of Mahoning County, Ohio, asking to be divorced from him on the rounds of habitual dunkenness, expression of the county records of plats, be the same more or less, but subject to all legal high-ways. dence was No. 63, 11th St., Beaver Falls, Pa., will take notice that on Dec. 24, 1912, Clara Stevenson filed her petition in the Court of Common Pleas of Mahoning County, Ohio, asking to be divorced from him on the grounds of habitual dunkenness, extreme curelty and gross neglect. That said cause will be for trial on and after March 7, 1913.

CLARA STEVENSON.

Geo. Swanston, Attorney. 44-6 Jan. 23, 1913.

Read darp of Various Things Column



SHERIFF'S SALE. Barbara Obenauf vs. Mary L. Smith et a My virtue of an execution, issued fron the Court of Common Pieas of Mahon ing County, Orlo, and to me directe and delivered. I will offer for sale at the East door of the Court House in Young town, in said County, on

Thursday, March 6th, A. D. 1913 between the hours of 1 o'clock P. M. and 3 o clock P. M. of said day the following described and and tenements, to-wit Situated in the City of Youngatowe County of Mahoning and State of Ohio and known as City Let number infleer thousand two hundred and twenty-four thousand two hundred and twenty-four clocks. Said to has a frontage on the county of the county of Wellendorf Avenue of the county of the count

more or less, but subject to all legal high-ways.

This porperty is known for street pur-poses as No. 163 Wellendorf Avenue.

Appraised at \$3000.00.

Terms:—Cash in hand on day of sale.

J. C. UMSTEAD. Sheriff.

Sheriffs' Office, Youngstown, Ohio. Jan.
29th, 1913.

J. A. Dickson, Plaintiff's Atty. 45-5

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LEGAL NOTICE.

The State of Ohio, Mahoning County, as.-In the Court of Common Pleas. Lucy Delch, Plaintiff, vs. James Delch,

The defendant, James Deich, whose residence is unknown, will take notice that on the 13th day of January, A. D. 1913, Lucy Delch, plaintiff herein, filed her petition in the Court of Common Pleas of Mahoning County, Ohio, being cause No. 31583, praying for divorce from said James Delch on the grounds of extreme cruelty and gross neglect of duty; and that said cause will be up for hearing on and after March 8th, 1913.

Dated this 14th day of January, A. David Steiner, Atty for Plaintiff.44-6

FRANK L. CROCKETT

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